

WEDNESDAY JAN. 13, 1875.

SENATOR SHARON.

Wm. Sharon is Senator from Nevada. The following are the proceedings at Carson yesterday:

SENATE.

At 12 m. the Secretary read the law in relation to the election of United States Senators.

Edwards nominated Wm. Sharon, and Walter seconded the nomination.

Ross introduced a resolution that, WHEREAS, No person shall be elected Senator unless he be a resident of the State, and that it is a notorious fact that Sharon and family reside on Sutter street, in San Francisco; and therefore

Resolved, That the Judiciary Committee be instructed and required to examine and report on the matter.

Speaking to the motion of McClinton to indefinitely postpone, Edwards said the matter was ridiculous. Sharon had been a resident of the State a long time.

McClinton said the Legislature had no power; the matter belonged to the Committee on Elections in the United States Senate. The resolution was only intended to delay the election of Senator.

Ross denied that the object was to delay.

McClinton said Sharon might be an inhabitant of California and at the same time a bonafide inhabitant of Nevada, and drew, as a comparison, the case of Col. E. D. Baker, and considered it silly to raise this question now.

Lockwood said it was one of the issues of the campaign, discussed and settled, from the fact that a majority of the Senate was elected with this proposition in view.

The resolution was indefinitely postponed—16 to 9.

Stevenson said it had been his ambition for years to place in nomination a warm friend of his, Mr. DeLong, who is not a candidate. Sharon had received the indorsement of his party at the last election. His word is his bond, and he would faithfully represent the interest of the people; therefore, he seconded the nomination of Mr. Sharon.

Cassidy nominated H. K. Mitchell. Cohen seconded the nomination, and paid a eulogy to the character of Mr. Mitchell.

Ross nominated Thos. P. Hawley. Edwards wanted to know if Hawley authorized him to use his name.

The roll was then called, when Sharon had 17 votes, Mitchell 7, and Hawley 1, Thompson voting for Sharon.

ASSEMBLY.

McDonald nominated Sharon, seconded by Wren. VanHagan nominated Mitchell, seconded by Dow.

On a motion to refer the citizenship of Sharon to the Judiciary Committee, Beck challenged Wren to show if Sharon was a citizen of the State. Wren replied in a speech, and declared that Sharon is italicized as a citizen of Nevada, there can be no question that he did reside here until his wife became sick. He said: "There is but one rule in the book, and that is after a domicile is once acquired, residence can not be lost unless actually moved and with an expressed intention to permanently remove. A man's residence may be in one place and his family reside in another. He cited an instance of a high Democratic State officer whose family reside at Oakland, and if the rule would hold, California at one time would have been almost without qualified electors. Sharon having acquired his domicile, could only lose it by taking up his residence elsewhere. He had showed his intention by registration, voting and candidacy.

Dow asked if Sharon had voted in Nevada, except at the last election.

Wren said he had been informed he had continuously.

Dow said he would offer in evidence that Sharon had not voted.

Hogan asked where Sharon's domicile is.

Wren replied, "Here."

Hogan asserted that Sharon's domicile is in San Francisco.

Wren said: The question is, has there been a change of domicile

under the law? There is nothing more than a mere suspicion that Sharon intended to change his residence; there must be some act of intention to change, and how can a man express a stronger intention to retain his residence than by registering, voting and taking part in politics. It might be raised against every man in the State that he intended at some future time to change his residence.

Beck replied to Wren, persisting that Sharon was not qualified and resided in San Francisco.

Frank said if there was a weak-kneed Republican in the house he should now be as firm as a rock. There never were more unjust assaults made. This thing was for buncomb, and was expected to go before the people with a crown of glory that they opposed Sharon. The matter was decided out of order.

Hogan nominated Hawley. The roll was called and resulted as follows: Sharon, 32; Mitchell, 14; Hawley, 3.

Dow read a telegram of thanks from Mitchell.

MORE FRAUDS.

For the past year or two the air of San Francisco has been redolent of the odor of frauds and fragrant with the perfume of a thousand forgeries. And now another has been unearthed, making the second in the Assessor's department within three months. For example, John Doe and Richard Roe were assessed at a valuation of \$100,000 and \$50,000 respectively, and these valuations were set against their names on the roll, the taxes collected, and the whole roll footed up accordingly. But afterwards, by some one in the Assessor's or Collector's department, or by collusion of both departments, a cipher was erased from each sum, and the taxes were collected sometimes on the valuation after the erasure and sometimes before it; but generally on the greater amount. The footing up of the roll was not changed. Just how many of these forgeries have been committed is not known; but the presumption is that they sum up enough to have made it a profitable business, both to the official forger and the parties with whom he was in collusion. At 2½ per cent. the tax on \$100,000 would be \$2,500; but on \$10,000, as the valuation appeared after the erasure, the tax would be only \$250. The public is loser \$2,250, and somebody steals that much money. According to our telegrams at a meeting of the Board of Supervisors Monday night the Finance Committee presented a report setting forth that in the matter of the alterations on the Assessor's books they failed to elicit the least evidence as to who did it or how it was done. There is certainly a deplorable state of affairs existing in San Francisco; one well calculated to alarm the honest portion of the community. And, in our opinion, it is about time for them to rise in their might and put a stop to the speculations going on.

A BEAUTIFUL MAP.—The new topographical map of California and Nevada, drawn by Licht and Craven, is most perfect and beautiful. It has been prepared from data which is absolutely correct, being as follows: For California, the work of the State Geological Survey and that of the United States coast and land surveys. For Nevada: The work of the fortieth parallel survey under Clarence King, the United States engineer explorations under Williamson and Wheeler, the Central Pacific Survey under Butler Ives, and the work of the California Survey by Wachenreider, Craven, Wilson and Loehr, from 1863 to 1872. This insures for the map entire correctness, and as to finish it is simply splendid. Such care has been bestowed upon the shading of the map that lakes, rivers and mountain heights stand out full and clear, and a glance is sufficient to determine the character of any portion of country desired. It is drawn on a scale of eighteen miles to the inch, making the map a most convenient size for offices, libraries and schools. Everybody should have one of these maps.—Virginia Enterprise.

It is told of Dr. Duncan, of Edinburgh, that on coming out of the college one day, a cow brushed slightly against him, when the doctor mechanically lifted his hat and muttered, "I beg your pardon, ma'am." He was a good deal rallied about this, and a day or two afterwards, as he was again coming from his class, he stumbled against a lady and at once exclaimed, "Is that you again, you beast!"

Mrs. Abraham Lincoln announces that she will never remarry.

TELEGRAPHIC!

Special to the DAILY JOURNAL by Western Union Telegraph Line.

EASTERN DISPATCHES!!

Church Matter—Murder.

CHICAGO, Jan. 12.

At the regular quarterly meeting of the Chicago Presbytery yesterday, the Committee on Ninth Church—Dr. McKaigs—submitted the following to the Committee appointed in the matter of the Ninth Church: They report that they have conferred with the decision of that church, and found that affairs in the church have recently taken a turn, which is likely to conduce speedily to a result that will be satisfactory to the Presbytery, and all the parties concerned. We therefore suggest that the Presbytery adjourn, when it shall adjourn, to meet on the first Monday in February to hear the final report of the Committee. In regard to the papers from the Presbytery of Sacramento, the Committee would say that as Dr. McKaigs has not requested to be received by this body, action on that subject seems to us to be called for at the present time; we therefore recommend that those papers be kept on the file of the Presbytery and that the stated clerk be instructed to inform the Presbytery of Sacramento of this disposition of the matter on the part of this Presbytery; R. W. Patterson, Arthur Mitchell, S. M. More. The report was accepted and ordered placed on file. This was the Committee to which was referred the communication and resolutions from the Sacramento Presbytery.

Fred Reitz, a middle aged German was found murdered on the North Side yesterday. No clue to the perpetrators.

NEW YORK, Jan. 12.

J. M. Shaw, dealer in crockery and glass ware in Chatham street, was damaged this morning by fire to the extent of one hundred thousand dollars. Covered by insurance.

Mills Burned.

BOSTON, JAN. 12.

Bartlett & Cutting's paper mills at Dalton, were burned last night. Loss \$100,000; insurance \$60,000.

Beecher's Trial.

NEW YORK, Jan. 12.

An unusual throng of spectators filled the court room this morning at Beecher's trial. Beecher's wife, and assistant pastor Halliday, occupied seats near counsel, while Tilton and Moulton had seats on either side of Ex-Judge Fullerton. Mrs. Tilton and Mrs. Ovington entered the court room with Judge Morse and Ira Wheeler, their arrival exciting great commotion in the court. Ex-Judge Morris for the prosecution then resumed his argument.

Subsidy Investigation Resumed

WASHINGTON, JAN. 12.

The Ways and Means Committee this morning resumed the Pacific Mail investigation, and examined Carson, the book-keeper of Jay Cooke & Co., who identified two checks of \$50,000 of the Brooklyn Trust Company on the Marine National Bank, payable to the order of John G. Schumaker, endorsed by him and paid by Cooke & Co. Also testified June 3d, 1872 a certificate of deposit was issued to Schumaker for \$90,000 and retired June 5th by issuing a certificate of deposit for \$60,000 and the payment of \$30,000. The \$60,000 certificate was paid June 7th. The books also showed that on June 3d, 1872, the bank cashed a certificate of deposit of the National Park Bank of New York in favor of Wm. S. King, for \$5,000.

A vigorous campaign has been opened in the Legislature against the pestiferous monte sharps of the Central Pacific Railroad. Senator Varian of Humboldt and Mr. Frank of Elko have each introduced bills which are designed to wipe out the nuisance most effectually. Each bill prohibits the playing of any swindling game, such as monte, etc., under a penalty of from one to two years' imprisonment and a heavy fine besides. We hope that one of these bills will pass the Legislature at an early day, and thus put an end to a nuisance which has long been a disgrace to our State.

WESTERN DISPATCHES!

(SPECIAL TO THE JOURNAL.)

PACIFIC COAST.

Investigation.

SAN FRANCISCO, Jan. 12.

At a meeting of the Board of Supervisors last night the Finance Committee presented a report setting forth, "that in the matter of alterations on the Assessor's books reducing the assessment of real estate and personal property of different well known citizens, the investigation failed to elicit the least evidence as to who did it or how done." "We examined under oath every person whose assessment has been reduced. They testified they never ordered it done, never knew when it was done, and never paid anybody anything. Their gratification when they found out how cheaply they were assessed was only excelled by their mortification when called upon to pay up on the restored valuation. From the nature of the case further investigation without other evidence will be useless."

SECOND DISPATCH.

Suicide.

SAN FRANCISCO, Jan. 12.

A young man, Chas. B. Redmond, suicided about three o'clock P. M. He shot himself through the heart with a pistol in a disreputable house corner of Sacramento and Pike streets. Deceased had lately been divorced from his wife, after a troublous association which required an adjustment of difficulties between the pair before the Police Judge on several occasions. The last time was about two months since. Redmond had his wife arrested on a charge of attempting to shoot him. The subsequent divorce did not terminate the troubles. His late wife took up quarters in a disreputable place on Pike street. The husband sought like associations. A short time since the woman by continually pestering him got Redmond discharged from his situation as bartender in a saloon kept by Arthur McGurrian on Pine street. This afternoon about half past two deceased went to place mentioned, enquired for his wife; her place of residence being in the house on the opposite side of the street, the mistress of the house informed him his late wife was not in there, Redmond however walked up stairs and entered a room. Immediately after a pistol was heard when the inmates rushed to the room and found Redmond lying on his face breathing his last. He was about 25 years of age. His parents reside in the city. His body was taken charge of by the Coroner and removed to the morgue.

Railroad Officers.

SALINAS, Cal., Jan. 12.

A meeting of the stockholders of the Salinas and Monterey narrow gauge railroad, held January 11th, resulted in the choice of the following named gentlemen: Directors—C. S. Abbott, Wm. Robson, Wm. Ford, David Jacks, A. Gonzales, Robert McKee and Charles Laird. At a meeting of the directors held today, C. S. Abbott was elected President; Charles Laird, Vice President; David Jacks, Treasurer. James W. Nesbitt was appointed Superintendent and John Markley Secretary.

Prisoners Escaped.

SALINAS, Cal. Jan. 12.

Two prisoners escaped from the county jail last night. No trail of them has been found. The officers are searching for them.

Stabbing Affray.

SAN FRANCISCO, Jan. 12.

About 2 o'clock this afternoon a young man, Thos. Nolan, of 17 years, had a difficulty with a Chinaman on Dupont, near Pacific street, when the Chinaman knocked him down. He then drew a dirk knife and stabbed Nolan in the back. The wounded man was taken to an adjacent drug store and then to the prison hospital. The surgeon found the knife had entered the small of his back, about two inches to the right of the back bone, making a gash wound. Officer Michaels arrested Ah Lee and another Chinaman, one of whom is supposed to be the guilty party. On the person of Lee was found a pistol and dirk knife; upon the latter stains of blood. The knife has the appearance of having been hastily wiped of blood fresh. He was lodged in pris-

on to await the result of the wound; the other Chinaman also was held in the same connection. Origin of the difficulty is not given. The condition of Nolan won't permit him to relate the circumstances at present. The young man is represented to be of good habits and peaceable. He resides with his parents on Pacific street, near Larkin. When not at school he assists his father who drives a lumber wagon.

Iron Ore—Panamint, Etc.

LOS ANGELES, Jan. 12.

A bed of iron ore has just been discovered in the mountains east of San Fernando.

A letter from Panamint says Jones Stewart & Co., recently purchased the Ophir mine for \$21,000 and are the after Sunrise, valued at \$12,000.

Weather signs very unfavorable for rain. The fear is general that we shall have a dry Winter.

Delinquent Sale.

CARR TUNNEL AND MINING COMPANY—Location of principal place of business, Reno, Nevada.

Location of works, Peavine Mining District, Washoe County, Nevada.

Notice—There is delinquent upon the following described stock of the Carr Tunnel and Mining Company, an account of assessment (No. 3), levied on the 1st day of December, A. D. 1874, the several amounts set opposite the names of the respective shareholders, as follows:

Names.	No. Cert.	Shs.	Am't.
Dickens W. H.	202	2000	\$10 00
Dickens W. H.	201	2000	10 00
Dickens W. H.	203	100	50
Dickens W. H.	204	100	50
Hansey W. I.	5	100	50
Knox H. L. W.	15	50	25
Knox H. L. W.	20	150	75
Knox H. L. W.	22	100	50
Carr D. P.	27	1000	5 00
Stillwell R.	30	125	62
Carr D. P.	33	100	50
Carr D. P.	34	100	50
Carr D. P.	38	100	50
Stillwell R.	43	500	2 50
Stillwell R.	46	100	50
Stillwell R.	49	50	25
Hoy R. F.	51	50	25
Hoy R. F.	55	100	50
Hoy R. F.	56	100	50
Hoy R. F.	57	100	50
Hoy R. F.	58	500	2 50
Hoy R. F.	60	500	2 50
Hoy R. F.	68	500	2 50
Hoy R. F.	69	500	2 50
Hoy R. F.	71	500	2 50
Barnes A. H.	86	100	50
Suffer N.	90	50	25
Carr D. P.	92	500	2 50
Carr D. P.	93	500	2 50
Carr D. P.	95	100	50
Carr D. P.	96	100	50
Carr D. P.	98	100	50
Musser A. H.	99	100	50
Musser A. H.	100	140	70
Johnson W. H.	102	500	2 50
Carr D. P.	104	500	2 50
Stillwell R.	105	100	50
Carr D. P.	106	100	50
Carr D. P.	107	100	50
Carr D. P.	108	100	50
Roberts A. H.	110	100	50
Alexander H.	111	250	1 25
Carr D. P.	123	500	2 50
Carr D. P.	131	100	50
Tombs James.	133	1000	5 00
Tombs James.	139	1000	5 00
Tombs James.	140	1000	5 00
Tombs James.	141	1000	5 00
Tombs James.	142	1000	5 00
Tombs James.	143	1000	5 00
Tombs James.	144	500	2 50
Dickey H.	156	200	1 00
Stillwell R.	159	50	25
Jones Geo S.	160	100	50
Stanley W.	162	100	50
Simpson J. E.	163	100	50
Simpson J. E.	191	75	37
Simpson J. E.	192	300	1 50
Mason H. H.	198	150	75
Boyer A. J.	205	400	2 00
Boyer A. J.	206	100	50
Hoy R. F.	207	250	1 25
Hoy R. F.	210	250	1 25
Hoy R. F.	212	200	1 00
Hoy R. F.	213	100	50
Hoy R. F.	214	100	50
Hoy R. F.	216	100	50
Geiso R.	229	1000	5 00
Geiso R.	230	1000	5 00
Allison M.	231	150	75
Langer J.	232	150	75
Stillwell R.	233	200	1 00
Carr D. P.	237	500	2 50
Carr D. P.	239	250	1 25
Carr D. P.	240	250	1 25
Carr D. P.	241	100	50
Carr D. P.	242	100	50
Carr D. P.	243	100	50
Carr D. P.	244	100	50
Carr D. P.	245	100	50
Carr D. P.	246	1000	5 00
Carr D. P.	247	1000	5 00
Carr D. P.	248	1000	5 00
Carr D. P.	249	1000	5 00
Carr D. P.	250	1000	5 00
Hagerman J. C.	251	500	2 50
Hagerman J. C.	252	100	50
Carr D. P.	253	100	50
Carr D. P.	254	100	50
Carr D. P.	255	50	25
Carr D. P.	256	50	25
Carr D. P.	257	50	25
Carr D. P.	258	50	25
Carr D. P.	259	50	25
Carr D. P.	260	50	25
French J. H.	263	250	1 25
Hoy R. F.	264	250	1 25

And in accordance with law and the by-laws of the Company, and an order of the Board of Trustees made on the 7th day of Dec. 1874, so many shares of each parcel of such stock as may be necessary, will be sold at public auction at the office of the Secretary, at the court-house Reno, Nevada, on the 8th day of February, A. D. 1875, at the hour of one o'clock P. M. and day, to pay said delinquent assessment thereon, together with cost of advertising and expense of sale.

J. S. SHOENAKER, Sec'y.

Office, Court-house, Reno, Nev.

Dissolution Notice.

THE PARTNERSHIP HERETOFORE existing under the firm name of J. C. Hagerman & Co. has this day ceased to exist by mutual consent. The undersigned having disposed of their business to Messrs. Walker, Knust & Co. we take this opportunity of returning thanks to our friends and to the public in general for their patronage and heartily recommend the new firm. All persons indebted to us are requested to call and settle their accounts without further notice. J. C. HAGERMAN & CO. Reno, December 31, 1874.

NOTICE.

The public are hereby cautioned against negotiating for or purchasing the following certificates of stock of the Nevada State Gold and Silver Mining Company the same having been sold for delinquent assessments: Certificate No. 80, standing in the name of F. H. Chase; No. 85, standing in the name of D. C. Martin; No. 111, in the name of John Forsyth; No. 57, in the name of W. H. Johnson; No. 106, 107 and 108, in the name of Chas. Loomis; No. 56, in the name of T. W. Noecker; No. 37, 39, 77, 78 and 79, in the name of J. W. Perkins; and No. 21, 22, 23, 24, in the name of John Thomas; and No. 46 in the name of W. H. Dickens.

J. C. SMILES, Sec'y.

Nevada State Gold and Silver Mining Company.

DR. A. B. SPINNEY. WELL KNOWN throughout the country as a Pathologist and Physiologist, whose successful treatment of certain physical disabilities and functional derangements has been widely and favorably recognized, the GREAT SPECIALIST, would respectfully inform the citizens of Virginia City, Nevada, and vicinity that he can be consulted at No. 188 South C street, Virginia, seven doors north of the French Drug Store, at his office, thus giving invalids an opportunity of ridding themselves, through his professional agency, of such constitutional annoyances and ailments as he claims to compass and to cure. "Without entering into biographical details, it is sufficient to simply promulgate the fact that DR. SPINNEY's earliest reputation may be traced back to his inauguration and conduct of the Montreal (Canada East) Medical Institute. The regime of the English Pharmaceutical Colleges is gauged by an elevated standard. An extended experience and an assiduous desire to guarantee assurance of success in the eradication of the multiform chronic affections incident to both sexes, such as Nervous Debility, Exhausted Vitality, Youthful Excesses, Marriage Impediments, Chronic and General Afflictions.

TO THE LADIES.

DR. SPINNEY, while naturally impressed with the delicacy of the subject, feels no hesitancy in assuring them that, in conjunction with a competent knowledge of their various sufferings, such as Nervousness, Neuralgia, Spinal Weakness, Loss of Appetite, Lassitude, Protruded Uteri, Retroversions or Displacement of the Womb, Vaginal Irregularities, Leucorrhoea, Dyspepsia, Indigestion, Constipation, and the many petty, irritating, distractions that almost invariably have their origin in the uterine region, afford them immediate relief.

YOUNG MEN.

Who may be suffering from the effects of youthful follies or indiscretion, will do well to avail themselves of this, the greatest boon ever laid at the altar of suffering humanity. DR. SPINNEY will guarantee to forfeit five hundred dollars for every case of seminal weakness or private disease of any kind or character which he undertakes and fails to cure. He would, therefore, say to the unfortunate sufferer who may read this notice, that you are treading upon dangerous ground when you longer delay in seeking the proper remedy for your complaint. You may be in the first stage—remember you are approaching the last. If you are bordering upon the last, and are suffering some or all of its evil effects, remember that if you obstinately persist in procrastination, the time must come when the most skillful physicians can render you no assistance; when the door of hope will be closed against you; when no angel of mercy can bring you relief. In no case has the Doctor failed of success. Therefore, let not despair work itself up upon your imagination, but avail yourself of the beneficial results of his treatment before your case is beyond the reach of medical skill, or before grim death hurries you to a premature grave.

COME AND BE HEALED.

It matters not what your trouble may be, come and let the Doctor examine your case. It will cost you nothing for consultation, so please call and satisfy yourself whether the Doctor understands your case. If he can cure you he will tell you so; if not, he will say so, for he will not undertake a cure unless he is confident of effecting a cure.

MIDDLE-AGED MEN.

There are many of the age of thirty to sixty who are troubled with too frequent evacuation of the bladder, often accompanied by a slight smarting or burning sensation, and a weakening of the system in a manner the patient cannot account for; on examining the urinary deposits aropy sediment will often be found, and sometimes small particles of albumen will appear, or the color will be of a thin and milky hue, again changing to a dark and torpid appearance. There are many men who die of this difficulty, ignorant of the cause, which is the second stage of seminal weakness. Dr. S. will guarantee a perfect cure in all such cases, and a healthy restoration of the genito-urinary organs. N. B.—Only an interview required in a majority of cases; balance of treatment can be conducted at home without interruption of business. No cases treated without a personal interview and proper examination. Office hours—10 to 1, 2 to 4, and 7 to 8. Consultation Free. Examination and advice, \$5. s3 f

FALL GOODS.

CHOICE STYLES:

MRS. JULIA J. PRESCOTT

HAS JUST RECEIVED A

Magnificent Stock of Millinery

